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	THE DAY OF THE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO. 09/547,088	04/11/2000	Paresh V. Kitchloo	KITCHLOO ET AL 339	3697	
242211	590 05/06/2003	EXAMINER			
KEUSEY, TUTUNJIAN & BITETTO, P.C. 14 VANDERVENTER AVENUE, SUITE 128 PORT WASHINGTON, NY 11050			HAMLIN, DERRICK G		
PORT WASHI	1401014, 141 110.50	ART UNIT	PAPER NUMBER		
			1751		
		DATE MAILED: 05/06/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No		Applicant(s)					
Office Action Summary		09/547,088		KITCHLOO ET AL.					
		Examiner		Art Unit					
		Derrick G. Ham		1751					
	- Th MAILING DATE of this communication app			orr spondence a	dress				
Period for	r Reply								
THE N - Exten after S - If the - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPLY ALLING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period to to reply within the set or extended period for reply will, by statute exply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, how	wever, may a reply be til inimum of thirty (30) day e SIX (6) MONTHS from to become ABANDONI	nely filed ys will be considered time n the mailing date of this ED (35 U.S.C. § 133).	ely. communication.				
1) 🖾	Responsive to communication(s) filed on 12	February 2002 .							
2a)⊠	This action is FINAL . 2b) ☐ Th	his action is non-							
3)□	Since this application is in condition for allow closed in accordance with the practice under	vance except for r Ex parte Quayl	formal matters, ր e, 1935 C.D. 11,	orosecution as to t 453 O.G. 213.	he merits is				
	on of Claims								
	Claim(s) <u>17,18,20-40 and 42-79</u> is/are pendir								
	4a) Of the above claim(s) is/are withdra	awn from conside	eration.						
•	Claim(s) is/are allowed.								
	Claim(s) <u>17, 18, 20-40 and 42-79</u> is/are rejected.								
	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction and/	or election requi	rement.						
	ion Papers								
9)□	The specification is objected to by the Examin	ier. tod or byrd ob:	octed to by the Ev	raminer					
10)□	The drawing(s) filed on is/are: a) acc	the drawing(s) be	held in ahevance	See 37 CFR 1.85(a	ı).				
	Applicant may not request that any objection to the proposed drawing correction filed on	is. a)∐ annm	oved b) disance	proved by the Exam	iner.				
11)∟ 	The proposed grawing correction filed off	reply to this Office	action.	•					
If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner.									
Priority	under 35 U.S.C. §§ 119 and 120 Acknowledgment is made of a claim for forei	ian priority undei	35 U.S.C. § 119	(a)-(d) or (f).					
		.a., po.i., a.i.aoi	ŭ						
a	a) All b) Some * c) None of:								
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 								
	— visual and a state of the priority documents have been received in this National Stage								
	application from the International I	ist of the certified	d copies not rece	ived.					
14)	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
	a) The translation of the foreign language Acknowledgment is made of a claim for dome	provisional appli	cation has been t	received.					
Attachme									
1) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s	4) 5) (s) 6)	Interview Sumr Notice of Inforn Other:	nary (PTO-413) Paper nal Patent Application	No(s) (PTO-152)				

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DETAILED ACTION

Response to Amendment

The rejections of claims 17, 18, 20-40 and 42-57 under 35 U.S.C. 103(a) as being unpatentable over Kato et al. (5,824,464) and Schell et al. (5,824,464), are maintained for the reasons set forth in the paper filed 9/12/2002. New claims 58-79 are also rejected under 35 U.S.C. 103(a) as being unpatentable over both Kato et al. (5,824,464) and Schell et al. (5,824,464).

All of the applicant's argument have been fully considered and are note deemed to be persuasive. The examiner takes the position that since all of the required components are disclosed, one of ordinary skill in the art would be able to create the instantly clamed article. Additionally, one would have a reasonable expectation of success, as the identical material would reasonably be expected to have the same properties when applied to a plastic substrate.

The applicant argues that his composition is not merely a coating, but penetrates the surface because of the solvent system. Both references teach the use of organic solvents. Therefore, regardless the adjective used to describe the solvent the general teaching would encompass all organic solvents that have not been distinguished. The applicant is advised to indicate the specific solvents that are used and why it would allow for infusion as apposed to "superposed coating" coating. Additionally, since many of the same solvents are used the lack of the adjective in describing the solvent as aggressive is inconsequential.

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Again, one would have a reasonable expectation of success, as the reference teaches all of the instantly claimed materials and identical material would reasonably be expected to have the same properties when applied to a plastic substrate.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Derrick G. Hamlin whose telephone number is (703) 305-0590. The examiner can normally be reached on Monday-Thursday and alternating Fridays.

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If reasonable attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Yogendra Gupta, can be reached on (703) 308-4708. The fax phone number for this Group is (703) 305-3600.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0661.

Derrick G. Hamlin

/KOGENDRA N. GUPTA

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700